

U.S. Department of Justice

United States Attorney Eastern District of New York

TH/RAB F. #2025R00212

271 Cadman Plaza East Brooklyn, New York 11201

May 20, 2025

The Honorable Kiyo A. Matsumoto United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: United States v. Jonathan Braun

Criminal Docket No. 10-433 (KAM)

Dear Judge Matsumoto:

The government respectfully submits this letter regarding a press request for sealed exhibits from the ongoing violation of supervised release revocation hearing in this case. The government has received a request from a news outlet seeking redacted versions of Government Exhibits 7, 12, 13, and 27. These exhibits are sealed because they disclose the identities of a sexual abuse victim and information regarding a minor victim, including the identity of the minor victim's father, which would allow for the identification of the minor.

The government proposes redacting the exhibits in the following manner:

- Government Exhibit 7 is body worn camera video footage from February 15, 2025, of the defendant answering the door of his home for law enforcement officers. The government will redact the end of the video, which depicts the defendant's nanny (identified at the hearing as Danelle).
- Government Exhibits 12 and 13 are video footage from the defendant's home on March 29, 2025, and depict the defendant, the individual identified as the defendant's butler, and the adult assault victim, Shammai. The government will blur the face of Shammai and otherwise produce those videos in full.
- Government Exhibit 27 depicts Shammai's report at the Nassau County Police Department precinct on March 29, 2025. The government will blur Shammai's face and redact the first name of the minor victim.

The government submits that these redactions will adequately protect the identities of the minor victim and the victim of sexual abuse. Accordingly, the government respectfully

requests the Court's permission to unseal the exhibits in the limited redacted format described above.

Respectfully submitted,

JOSEPH NOCELLA, JR. United States Attorney

By: /s/

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